

FOR A PUBLIC LIFT.

The County Selectmen Today Decide To Buy an Elevator.

COUNTY INFIRMARY COMPLAINTS.

Charges Against Roman Cannon to Be Investigated—Important Question of Retenue.

The county court met in regular session this morning, all members present and Judge McNairy presiding. Cannon was unseated as justice.

VERY MUCH NERVOUS.

The following resolution offered by Cannon was adopted:

Whereas, The County court rooms and other offices on the top floor of the county and county building will soon be vacated; and

Whereas, For the convenience and protection of the same, an elevator will be necessary; be it therefore

Resolved, That the amount of money necessary to be spent for the construction of an elevator be and they are hereby appointed as a committee well informed to negotiate for and procure an elevator for the convenience of the judiciary and county business.

COUNTY LIBRARY COMPLAINTS.

Selmaon Ordins also offered the following, which was adopted:

Whereas, Certain complaints have been made by a number of persons, including George C. Miller, supervisor of the county library, superintendents of the county library, and requesting that such charges be discontinued by the county court, and whereas, the county court has received the same, and after due consideration of the evidence and reports in this case at the last meeting data.

CENSORED WARRIORS.

George C. Miller, supervisor of the county library, has received a letter from County Treasurer Louis W. Morris, canceling a

letter of his, dated Dec. 12, 1895.

CHARGE FOR AN ELEVATOR.

James Cannon, justice of the peace, Murray, received, submitted his proposal for an elevator, and charged over his head over his bill of expenses, who collected at county expenses.

Board of Education vs John Bryant, two cases, under appealing report of referee, Charles White to Mayor Hatch City, Cooper, Manufacturing Co., holder of the bill of lading signed by Frank D. Atwood, deceased, defendants given until the 20th inst. to prepare and serve statement in matter for a new trial.

J. F. Hamilton et al vs John L. Doss, facts of plaintiff suspended and a writ substituting Jessie H. Hamilton, executrix, and issued to defendant unexecuted.

Dyer & Congress Co. vs Salt Lake City Copper Manufacturing Co., holder of the bill of lading signed by Frank D. Atwood, deceased.

Charles W. Nichols vs Harry Nichols, arguments to modify decree set for Friday next.

Petition Furniture and Carpet Co. vs Pacific Insurance Co., of an amount of \$1,000,000.00, A. J. Nichols and Mary M. Nichols, deceased, made setting aside default of Pacific Insurance Co. to defendant's complaint by consent. There is no defendant company, pay money to plaintiff, and plaintiff and defendant to make payment to defendant insurance company with decree.

Mr. Knott vs James M. Knott, attorney general, on behalf of state and county, and minor children, general attorney for state.

Adams Winter vs George H. Winslow, decree of divorce.

Winter vs Burton et al motion to remand remanding matter to seeking purposes and increases now.

Joseph Ruth's Funeral.

The funeral services of Joseph Ruth who died so suddenly of apoplexy will be held on Saturday at 10 a.m. at No. 328 South First West. Burial will take place at the Mt. Olivet cemetery. Friends are invited.

A VICTIM OF FOOTBALL.

Earl Twitchell had a bad fall from which he arose with a broken leg.

COMMERCIAL.

A very unfortunate accident occurred last Saturday during a game of football between a platoon eleven and the Germans Ward Pizzies. During the progress of the game it became necessary to have a substitute to take the place of one of the eleven, when Earl Twitchell, of the Ogden High school, son of Cyrus Twitchell, of the Salt Lake News company, came along and was selected to fill the position. It was while running with his team that he found himself in some mysterious way, and was thrown to the ground, and in the fall broke his leg just above the ankle. He was taken home by one of his schoolmates, James Smith, and although he was not in sufficient condition to pay the sum, and has no hope of being able to stand again in about a few days.

Justice Smith's Report.

The report of Justice Justice Smith for the month of November was read today, and will be presented to the Council at its session tonight. The facts assessed during the month aggregate \$21,113.80, of which \$10,000.00 will be given to the poor, and the remainder will be paid to the city treasurer.

Judge McNary in speaking to the attorney general, said that the action of the circuit court warrant of the non-allowance of the claim, "is the claim is left in such a way," said he, "as to give no payment when the required funds are available, we will be unable to do so."

AMUSEMENT NOTES.

The spending bill for Christmas time, Virginia, Mr. James, consists of an amount of his fees. The largest will be great fascination. Much, which will be presented at the theater, will be given away, enough to satisfy the seating of the room. Marion and Mitchell will begin on Thursday and Friday evenings respectively.

At the Grand Opera and at the Lyceum Parlor will be played the music.

Romance and Juliet, a悲劇的 epic, will be presented at the Salt Lake Theatre on the Orpheum Club on Jan. 27 and 28.

Permits issued and Ennis' Tard.

Marriage license were today issued by County Clerk, Hon. Wm. E. Johnson, 21, and Hills, Hayes, 16, both of this city; Charles D. Hayes, 24, and Lee V. Brown, 22, both of Ogden; to Homer, Mackay, 27, of Provo, and Jessie T. Hart, 24, of Orem; and Sarah A. Hunt, 24, both of Ogden; Harold C. Van Cott, 22, of Ogden; and Anna C. Clark, 21, of Ogden.

The marriage license was issued to the Peacock couple, whom they said that the rate of license of the county in any year could not exceed the total amount of revenue for the year preceding. The revenue for the year ending Dec. 31 amounts to \$25,178.00 and the amount of the license fee is accordingly as fixed by the supreme court in the case mentioned, amounts to \$1,000.00, or \$25,178.00, thus leaving a balance to the revenue of \$25,178.00, which will be used to cover the expenses of the year preceding, to the amount of \$15,568.23 will be applied to reducing the debt of the local institutions. The remaining balance will be used for the maintenance of the state.

The total receipts for the year 1895, "Palmetto" hotel and M. Moore, 41,

are \$25,178.00, as follows: From hotel, \$10,000; from telephones, \$1,000, making a total of \$11,000; the amount of \$13,000 will be expended during the year 1895, leaving a balance of \$12,178.00, which will be used to cover the expenses for the year 1896, and the balance \$12,178.00 will be used to reduce the debt of the local institutions.

PARDONED FROM THE "PEX."

Five male prisoners were granted their release from the State Penitentiary, the date of which was December 18, 1895. The names of the inmates are as follows: John W. Morris, 30, of Salt Lake City, was sentenced to 10 years imprisonment for the offense of breaking and entering, and was granted his freedom on the 18th instant. John W. Morris, 30, of Salt Lake City, was sentenced to 10 years imprisonment for the offense of breaking and entering, and was granted his freedom on the 18th instant.

Acting Governor Richards, the attorney general, as official signature to five documents which were executed in the freedom of 15 many convicts. All petitions for pardon were recommended by the United States government, who may be the judge, who recommended sentence. Those who were pardoned sentence.

Adolphus Rogers, sentenced from the State Penitentiary to 10 years imprisonment for the offense of breaking and entering, was granted his freedom on the 18th instant.

Amos L. May, of this city, sentenced to 10 years imprisonment for the offense of breaking and entering, was granted his freedom on the 18th instant.

Charles Nelson, 30, of Salt Lake City, was sentenced to 10 years imprisonment for the offense of breaking and entering, and was granted his freedom on the 18th instant.

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